1 2 3 4 5 6 7 8	KLIS LAW, PLLC RISTOFER RIKLIS Evada Bar No. 14754 1 Coronado Center Dr., Suite 200 Enderson, NV 89052 1 lephone: (702) 720-6471 1 istofer@riklislaw.com  torney for CHRISTOPHER J. HADNAGY and DCIAL-ENGINEER, LLC  UNITED STATES DISTRICT COURT  DISTRICT OF NEVADA  HRISTOPHER J. HADNAGY, an   Case No.: 2:23-cv-01345-CDS-BNW			
10 11	individual; and SOCIAL-ENGINEER, LLC, a Pennsylvania limited liability company,	DECLARATION OF CHRISTOPHER J. HADNAGY IN SUPPORT OF		
12	Plaintiffs,	PLAINTIFFS' RESPONSE IN OPPOSITION TO DEFENDANTS'		
13	JEFF MOSS, an individual; DEF CON COMMUNICATIONS, INC., a Washington corporation; and DOES 1-10; and ROE	MOTION TO TRANSFER VENUE [ECF NO. 15]		
14				
15				
16	Defendants.			
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## DECLARATION OF CHRISTOPHER J. HADNAGY IN SUPPORT OF PLAINTIFFS' RESPONSE IN OPPOSITION TO DEFENDANTS' MOTION TO TRANSFER VENUE [ECF NO. 15]

- I, Christopher J. Hadnagy, under penalty of perjury, declare that the following is true and correct:
- 1. I, Christopher J. Hadnagy, am over eighteen (18) years of age, and of sound mind and body. I am competent to give this affidavit, and it is based upon my own personal knowledge. I understand that this affidavit will be presented to the United States District Court of the District of Nevada, in the above-captioned civil action.
  - 2. I presently reside in Florida.

- 3. In 2010, I commenced offering social engineering services by writing books and articles, offering classes and lectures, and attending and presenting at conferences. In 2013, I formed Social-Engineer, LLC as a single member limited liability company in Pennsylvania ("SE"). SE and I attended annual trade shows in Las Vegas, Nevada for business purposes from 2010 2019. These shows included Def Con Communications, Inc.'s annual Conference (the, "Event"). They also included Black Hat USA's annual conference.
- 4. As part of SE's participation in the annual conference hosted by Def Con Communications, Inc. (the "Event"), SE set up a booth that weighs two thousand (2,000) pounds at the venue, in addition to signage and a lot of other equipment for the 4 days of events we ran at the Event. Beginning in 2018, SE stored the booth year-round in a leased storage unit in Clark County, Nevada. SE continues to maintain said lease where the booth remains.
- 5. SE's current employees reside in Pennsylvania, Rhode Island, Florida, Texas and Colorado. Most of SE's employees have attended the Event with SE at some point.
- 6. The last time that SE had an employee who resided in Washington was approximately 2013.
- 7. Over the past ten (10) years, SE and I have visited Washington one time. The last time SE had a Washington-based client was 2017.
  - 8. In previously held proceedings in the United States District Court in the Eastern District

1	of Pennsylvania, the Defendants in this Action, Jeff Moss and Def Con Communications, Inc.			
2	("Defendants") provided their Initial Rule 26 Disclosures. In that prior action, Defendants			
3	provided their Initial Rule 26 Disclosures on September 25, 2022. A true and correct copy of			
4	Defendants' counsel's email transmission of the Disclosures to my prior counsel is attached hereto			
5	as Exhibit "1".			
6	9. Exhibit "1" contains reference to the following individuals with whom I am personally			
7	familiar:			
8	a. Neil Wyler: I have known Mr. Wyler for 14 years, and have met with him on a			
9	recurring basis at the Event as well as at Black Hat. Based on my personal and			
10	professional knowledge, I am informed and believe that he resides in Utah.			
11	b. Maxie Reynolds: I have known Ms. Reynolds for 3.5 years. She was an			
12	employee of SE. Based on my personal and professional knowledge, I am			
13	informed and believe that she resides in California.			
14	10. I would encounter considerably more hardship if forced to litigate these claims in			
15	Washington as opposed to Nevada. I presently have no business connections or dealings in			
16	Washington and I do not have information pertaining to any legal counsel in Washington. Based			
17	on personal recollection and all available information, I have only been to Washington one time			
18	over the past 10 years. On the other hand, over the 9 years preceding the Covid-19 pandemic, I			
19	traveled to Nevada regularly for approximately two weeks every year. I am very familiar with			
20	Nevada which is more accessible and economically convenient for me than Washington.			
21	I declare under penalty of perjury that the foregoing is true and correct.			
22	DATED: October 30, 2023			
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24	/s/ Christopher Hadnagy Christopher Hadnagy			
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28	<sup>1</sup> Hadnagy, et al. v. Moss, et al., No. CV22-3060 2023 WL 114689 (E.D. Pa. Jan. 5, 2023).			

## **INDEX OF EXHIBITS**

<u>Exhibit</u>	<u>Title</u>	Page Numbers
1	Defendants' Disclosures in Prior Action	147-154

**CERTIFICATE OF SERVICE** 1 2 I, Kristofer Riklis, hereby certify that the foregoing: 3 DECLARATION OF CHRISTOPHER J. HADNAGY IN SUPPORT OF PLAINTIFFS' RESPONSE IN OPPOSITION TO DEFENDANTS' MOTION TO 4 TRANSFER VENUE [ECF NO. 15] 5 was submitted electronically for filing and/or service with the United States District Court, District 6 of Nevada's e-filing system on the 30th day of October, 2023. Electronic service of the foregoing 7 document was be made in accordance with the E-Service List as follows: 8 9 Robert J. Cassity David A. Perez 10 Erica C. Medley **Perkins Coie LLP** 1201 Third Avenue, Suite 4900 11 **Holland & Hart LLP** 9555 Hillwood Drive, 2nd Floor Seattle, WA 98101-3099 12 Las Vegas, NV 89134 dperez@perkinscoie.com bcassity@hollandhart.com Attorneys for Defendants 13 ecmedley@hollandhart.com 14 Attorneys for Defendants 15 16 Matthew J. Mertens PERKINS COIE LLP 17 1120 N.W. Couch Street 10th Floor Portland, OR 97209-4128 18 mmertens@perkinscoie.com 19 20 I further certify that I served a copy of this document by mailing a true and correct copy thereof, 21 postage prepaid, addressed to: N/A 22 23 /s/ Kristofer Riklis 24 KRISTOFER RIKLIS, Esq. 25 **26** 27 28